

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF NORTH CAROLINA
STATESVILLE DIVISION
DOCKET NO. 5:23-cv-00030-KDB-SCR

ALISON SCHULTZ,)
Plaintiff,)
vs.) MOTION FOR ADMISSION
PLANET AUTOMOTIVE GROUP, LLC,) *PRO HAC VICE*
Defendant.) and AFFIDAVIT
)

NOW COMES Craig M. Shapiro (“Local Counsel”), a member in good standing with the Bar with the United States District Court for the Western District of North Carolina (“WDNC”), and moves for the admission of Christopher E. Roberts (“Applicant”), who seeks permission to represent Plaintiff Alison Schultz

(“Client”) in this above-captioned case.

By signing this motion, Local Counsel and Applicant certify that:

1. Applicant is a member in good standing of the bar of the highest court of the State or of the District of Columbia where Applicant regularly practices law, which is the State of Missouri.

2. Applicant practices under the name of or as a member of the following firm:

Firm Name: BUTSCH ROBERTS & ASSOCIATES LLC

Mailing Address: 231 S. Bemiston Avenue, Suite 260

City / State / Zip: Clayton, Missouri 63105

Telephone Number: (314) 863-5700 Facsimile Number: (314) 863-5711

Email Address (required): croberts@butschroberts.com

3. Applicant certifies that s/he is also admitted to practice before and remains in good standing with the Courts in the following jurisdictions:

See attached list

4. Applicant certifies s/he has never been the subject of any formal suspension or disbarment proceedings; never been denied admission *pro hac vice* in this or any other jurisdiction or had *pro hac vice* admission revoked; never had any certificate or privilege to appear and practice before any judicial or administrative body suspended or revoked; and has never received public discipline by any court or lawyer regulatory organization. If Applicant cannot so certify, the applicant has attached a separate explanation including particular information disclosing the disciplinary history or the denial of admission.

5. Applicant certifies that the client requested Applicant to represent it in this matter, along with Local Counsel.

6. Applicant agrees to be subject to the Orders of the WDNC, including the Local Rules of the WDNC, and amenable to the disciplinary action and the civil jurisdiction of the WDNC in all respects as if the applicant were a regularly admitted and licensed member of the Bar of this Court in good standing.

7. Local Counsel is satisfied that Applicant is qualified to practice before the Bar of the WDNC.

8. Local Counsel has conferred with counsel for the other parties, who have indicated they *do not* oppose this motion.

9. The required fee for admission *pro hac vice* is being submitted with the filing of this motion.

10. Applicant consents to electronic notification.

By signing this Motion, we so certify.

This, the 1st day of May, 2023.

/s/ Craig M. Shapiro

Local Counsel

Attorney Name Craig M. Shapiro

Bar Number 48887

Firm Name Shapiro Law Office, PLLC

Firm Address 644 Holly Springs Road, Suite 195

Firm City / State / Zip Holly Springs NC 27540

Telephone Number 919.480.8885

Fax Number

Email Address craig@shapirolawofficepllc.com

Christopher E. Roberts

Applicant

Admissions

State of Missouri	2009
State of Kansas	2010
State of Illinois	2010
Eighth Circuit Court of Appeals	2011
Ninth Circuit Court of Appeals	2022
Tenth Circuit Court of Appeals	2020
Eastern District of Missouri	2011
Western District of Missouri	2020
Northern District of Illinois	2012
Southern District of Illinois	2013
District of Kansas	2019
Eastern District of Michigan	2020
Southern District of Texas	2021
Northern District of Texas	2022

CERTIFICATE OF SERVICE

I, Craig Shapiro, certify that on May 1, 2023, a copy of the foregoing Motion for Admission *Pro Hac Vice* and Affidavit was filed electronically in accordance with the local rules and was therefore served electronically on those that have properly registered for such electronic service as follows:

Elizabeth Venum
Hull & Chandler
1001 Morehead Square Drive Suite 450
Charlotte, NC 28203
lvennum@lawyercarolina.com

Counsel for Defendant

May 1, 2023

/s/ Craig Shapiro
Craig Shapiro